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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/659,406	09/10/2003	Robert Ryan Vallance	434-281	4637
1009 KING & SCHI	7590 06/17/200 CKLL PLLC	EXAMINER		
247 NORTH B	ROADWAY	NGUYEN, HOANG M		
LEXINGTON, KY 40507			ART UNIT	PAPER NUMBER
			3748	
			MAIL DATE	DELIVERY MODE
			06/17/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)	
		10/659,406	VALLANCE ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Hoang M. Nguyen	3748	
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address	
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAIS not not fitted may be available under the provisions of 37 CFR 1.13° SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timustill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONET	J. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status				
2a) <u></u>	Responsive to communication(s) filed on 29 Ma This action is FINAL . 2b) This Since this application is in condition for alloward closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		
Disposit	ion of Claims			
5)□ 6)⊠ 7)□	Claim(s) <u>1-31</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-31</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.		
Applicat	ion Papers			
10)	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex-	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).	
Priority (under 35 U.S.C. § 119			
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage	
2) Notice 3) Information	et(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte	

Applicant's amendment dated May 29, 2008, has been fully considered.

Applicant amended claims 1, 12, to include the limitation "the stop slide in a first direction into a housing interior channel" and argued the applied references do not teach the claimed limitation. The Examiner agrees that the 102 rejections must be withdrawn due to this limitation. However, a new ground of rejection has been made.

The Examiner would like to comment about the issues raised by Applicant in the previous amendment.

About the request for showing the provisional application, even though said application is no longer used in the rejection, Applicant is reminded that all provisional applications can be viewed in USPTO Public PAIR.

Applicant made some comments about "piece meal examination" about that "into a housing interior channel" that was originally recited in claim 21. Please note the stop 16 in this application is simply an output member of the SMA actuator and is used to stop the movement of a rotary dispenser by locking into slots 58. Except for dependent claim 30, none of the claims recite the locking slot or the rotary dispenser, but only recite the linear actuator per se; therefore, any output member in the SMA actuator can be used to reject that stop in other claims. US 6762515 (Gummin et al) clearly discloses output elements 38, 63, from SMA actuators that meet that claimed limitation.

Application/Control Number: 10/659,406 Page 3

Art Unit: 3748

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 3, 5, 7, 10, 11, 12, 14, 16, 18, 21, 23, are rejected under 35 U.S.C. 102(e) as being anticipated by US 6762515 (Gummin et al).

Gummin et al is relied upon to disclose SMA actuator comprising wire guide for SMA wires 42-43 or 101-104, and many SMA actuators with SMA wires 36, 61, operated together (note figures 2, 12, 15), the output elements 38, 63 can be used as stop or locking means as claimed and said elements are actuated by electric heater and pulled back by springs 39, 68 into the channels, e.g. 42.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Application/Control Number: 10/659,406

Page 4

Art Unit: 3748

Claims 1-31, are rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. 5749533 (Daniels) in view of U.S.6762515 (Gummin et al). Daniels discloses a rotary dispenser for a fishing reel having hub (spool 30), a SMA actuator being used as a brake for the dispenser including SMA wires 242, guiding channels (figure 19c), electric heater, retracting spring 256, output/locking/stopping element 244. Daniels does not disclose wire guides and many SMA actuators operated in series or parallel. Gummin et al is relied upon to disclose SMA actuator comprising wire guide for SMA wires 42-43 or 101-104, and many SMA actuators with SMA wires 36, 61, operated together (note figures 2, 12, 15), the output elements 38, 63 can be used as stop or locking means as claimed and said elements are actuated by electric heater and pulled back by springs 39, 68 into the channels, e.g. 42. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to replace the SMA actuator of Daniels by the SMA actuators as taught by Gummin et al because both SMA actuators are functionally equivalent, and for the purpose of guiding the wire, and to use many SMA actuators together in Daniels as taught by Gummin et al for the purpose of multiplying the output forces. Regarding specific SMA materials, or different wire guiding means such as bearings, locking means such as hub with slots, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to elect different types of SMA materials or guiding means, locking means with hub slots in Daniels for the purpose of achieving appropriate work outputs.

Application/Control Number: 10/659,406 Page 5

Art Unit: 3748

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Examiner Nguyen whose telephone number is (571) 272-4861. The examiner can normally be reached on Tuesday--Friday from 12:30 AM to 10:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas E. Denion can be reached on 571-272-4859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Hoang M Nguyen/ Primary Examiner, Art Unit 3748

> HOANG NGUYEN PRIMARY EXAMINER ART UNIT 3748

Hoang Minh Nguyen 6/17/2008